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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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Mitsuhiko Kadono

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EXAMINER

PROCTOR, JASON SCOTT

ART UNIT

PAPER NUMBER

2123

DATE MAILED: 12/27/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No. 10/034,122	Applicant(s) KADONO, MITSUHIKO	
	Examiner Jason Proctor	Art Unit 2123	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 11 October 2005.
- 2a) ☒ This action is FINAL. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 4-6 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 4-6 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 03 January 2002 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some * c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Claims 1-6 were rejected in Office Action dated 12 July 2005. Applicants' response dated 11 October 2005 has cancelled claims 1-3 and amended claim 4. Claims 4-6 are pending in this application.

Claims 4-6 have been rejected.

Claim Rejections - 35 USC § 101

The previous rejections of claims 1-3 have been rendered moot in light of Applicants' response. Those rejections have been withdrawn.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

1. Claims 4-5 are rejected under 35 U.S.C. § 102(b) as being anticipated by US Patent No. 5,317,519 to Maeda.

Maeda discloses a method for generating post-machining three-dimensional shape data indicative of shape of workpiece to be obtained after machining on the basis of an NC program [“a machining simulation system for displaying a situation where a tool works a material as an animation picture” (column 2, lines 23-36)] including tool traveling path for a tool , tool shape

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data indicative a shape of the tool [*“three-dimensional pattern memory 21 [...] for storing a shape of a tool”* (column 8, lines 53-58)] and stock blank shape data indicative of a shape of a stock blank for the workpiece to be machined with the tool in an NC machine tool [*“three-dimensional shape memory 11”* (column 4, lines 18-29); and the “shape” representing the blank workpiece to be machined with the tool (column 9, lines 47-54)], the method comprising the steps of:

representing the shape of the stock blank for the workpiece three-dimensional lattice point data comprising arranged along three axes extending perpendicularly to each other on the basis of the stock blank shape data, the multiplicity of lattice points being each defined by three-dimensional coordinate data [*“A three-dimensional shape memory 11 is a memory for storing a material shape, and its structure is illustrated in FIG. 3” “FIG. 4 shows one example of the material shape expressed by the three-dimensional shape memory 11. The material shape is expressed in the form of blocks [lattice points].”* (column 4, lines 18-29)] and connection information indicative of whether or not lattice points are present at positions adjacent to a lattice point of interest along the three axes in the six axial directions [FIGS. 3, 4];

generating data indicative of a tool traveling region in which the tool is to move with respect to the workpiece on the basis of the NC program, the tool shape data and the stock blank shape data [*“a machining simulation system for displaying a situation where a tool works a material as an animation picture”* (column 2, lines 23-36); *“In the actual machining simulation, when specifying the cutting feed, the operation is executed in the operation mode to change the material shape. [...] An NC program check can thus be effectively performed.”* (column 10, lines 56-61)], then removing lattice points of the three-dimensional lattice point data located in the

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tool traveling region, and updating connection information for the remaining lattice points [“*when the tool shape is intruded in the material shape, reading the tool shape Z-value into the material shape*” (column 9, lines 47-53)]; and

generating the post-machining three-dimensional shape data for the workpiece on the basis of three-dimensional coordinate data and the connection information for the remaining lattice points [“*when the tool shape is intruded in the material shape, reading the tool shape Z-value into the material shape*” (column 9, lines 47-53); The tool shape memory subsequently represents the post-machining three-dimensional shape data and the connection information for the remaining lattice points].

Maeda discloses a computer implemented method (FIG. 2A) and therefore an apparatus for performing the method.

In response, Applicants’ argue primarily that:

Because the Maeda disclosure of lattice points defined only by coordinate data cannot anticipate lattice points defined also by “connection information,” as that term is used in the present application, the rejection cannot be proper.

The Examiner respectfully traverses this argument as follows.

Applicants’ definition of “connection information,” as presented in Applicants’ arguments, is “information indicative of whether or not lattice points are present at positions adjacent to a lattice point of interest along the three axes in the six axial directions” (Applicants’ remarks, page 5, 11 October 2005; specification, page 6). Maeda discloses “a memory for storing a material shape, and its structure is illustrated in FIG. 3” (column 4, lines 18-29). FIG. 3 illustrates “information indicative of whether or not lattice points are present at positions adjacent to a lattice point of interest along the three axes in the six axial directions” as required to anticipate the claim.

For example, let us number the lattice points $1 \dots n$ and choose a lattice point of interest (7, 2, 4). FIG. 3 displays the corresponding cell (7, 2) as containing data value “4”. It is clear from FIG. 3 that adjacent lattice point (7, 2, 5) is not present, else cell (7, 2) would bear data value “5”. It is similarly clear from FIG. 3 that adjacent lattice point (6, 2, 4) is present because the corresponding cell (6, 2) bears data value “9”, which is greater than the data value in our lattice point of interest. Whether the remaining 4 axial directions contain present lattice points can clearly be determined from the connection information shown in FIG. 3. An illustration of the shape defined by the data in FIG. 3 is shown in FIG. 4 [*“FIG. 4 shows one example of the material shape expressed by the three-dimensional shape memory 11.”* (column 4, lines 18-29)].

Therefore, the rejection based on Maeda is proper because Maeda anticipates every limitation of the claim *in light of Applicants’ use of the claim terminology*. Applicants’ arguments have been fully considered, but have been found unpersuasive.

Regarding claim 5, Maeda discloses a three-dimensional shape data generating method and apparatus as set forth in claim 4, further comprising the step of:

extracting surface lattice points defining surfaces of the workpiece to be obtained after the machining on the basis of the connection information for the remaining lattice points after the update of the connection information for the remaining lattice points, wherein the post-machining three-dimensional shape data for the workpiece is generated on the basis of three-dimensional coordinate data and connection information for the surface lattice points [*“when the tool shape is intruded in the material shape, reading the tool shape Z-value into the material shape”* (column 9, lines 47-53); The tool shape memory subsequently represents the post-

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machining three-dimensional shape data and the connection information for the remaining lattice points. The surface lattice points are extracted where the tool shape (ex. FIG. 20A-C) intersect the blocks (lattice points) of the shape material (ex. FIG. 4). By setting the Z-value of the tool at that intersection as the Z-value of the blocks (lattice points), the surface lattice points defining the surfaces of the finished workpiece are extracted].

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. § 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

2. Claim 6 is rejected under 35 U.S.C. § 103(a) as being unpatentable over Maeda as applied to claims 4 and 5 above, and further in view of “Decimation of Triangle Meshes” by William J. Schroeder, Jonathan A. Zarge, and William E. Lorensen (Schroeder), and further in view of “Geometric and Solid Modeling: An Introduction” by Christoph M. Hoffmann (Hoffmann).

Regarding claim 6, Maeda does not expressly disclose the step of combining adjacent squares as recited.

Schroeder teaches that it is known in the art to simplify polygonal meshes to reduce model size, thereby speeding up rendering speeds (page 65, left column). Schroeder achieves this by making “multiple passes” “over all vertices in the mesh. During a pass, each vertex is a

candidate for removal and, if it meets the specified decimation criteria, the vertex and all triangles that use the vertex are deleted [which combines adjacent faces].” (page 66, left column).

It would have been obvious to a person of ordinary skill in the art at the time of Applicants’ invention to combine the teachings of Schroeder regarding the simplification of polygonal meshes, such as the lattice points defining surfaces shown by Maeda in FIG. 4, to improve rendering speeds when displaying the finished workpiece. However, Schroeder is directed toward triangular polygons.

Hoffmann teaches a method of finding intersecting faces in computer graphs (“Face/Face Intersection”, page 87). The degenerate case, when two faces are in the same plane, Hoffmann teaches computation of the face normals [*“setting normal vectors on the respective squares [faces]”*]. Hoffmann teaches that normals of equal direction mean the area is intersecting [*“adjacent squares having parallel normal vectors”*]. Thus Hoffmann teaches that coplanar intersecting faces [*“adjacent squares having parallel normal vectors”*] can be identified by comparing their face normals.

It would have been obvious to a person of ordinary skill in the art at the time of Applicants’ invention to combine the teachings of Hoffman with the combined teachings of Maeda in view of Schroeder to simplify the polygonal mesh defined by the lattice points of Maeda’s finished workpiece. The surfaces defined by a polygonal mesh of lattice points are orthogonal, thus a person of ordinary skill in the art would recognize “adjacent coplanar faces” as the obvious choice for a “decimation criteria” (taught by Schroeder, page 66, right column) in a lattice point model. Indeed, Schroeder’s explicitly teaching of a “decimation criteria” seeks to

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minimize distance from the average plane (page 66, right column); in the case of lattice point data, using “adjacent coplanar faces” as the “decimation criteria” ensures that the distance from the average plane is always zero. Thus a person of ordinary skill in the art, motivated by Schroeder to combine faces in the model, would have found it obvious to identify adjacent coplanar faces in the lattice point model and to combine those faces to simplify the model and increase rendering speed of the model.

In response, Applicants’ argue primarily that Maeda fails to anticipate claims 4 and 5; therefore the rejection of claim 6 is improper. Applicants’ arguments regarding claims 4 and 5 have been addressed above and found unpersuasive.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the mailing date of this final action.

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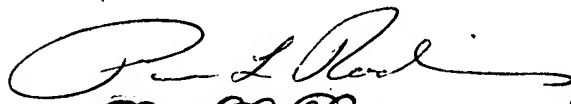
Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason Proctor whose telephone number is (571) 272-3713. The examiner can normally be reached on 8:30 am-4:30 pm M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Leo Picard can be reached at (571) 272-3749. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-3713.

Any inquiry of a general nature or relating to the status of this application should be directed to the TC 2100 Group receptionist: 571-272-2100. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jason Proctor
Examiner
Art Unit 2123

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Paul L. Rodriguez 12/15/05
Primary Examiner
Art Unit 2125